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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Zigmond et al.

Art Unit: 2182

Application No. 09/153,577

Filed: September 15, 1998

For: TELEVISION/INTERNET TERMINAL USER
INTERFACE

Examiner: Tammara Peyton

Date:

COMMISSIONER FOR PATENTS
WASHINGTON, D.C. 20231

DECLARATION OF PRIOR INVENTION UNDER 37 CFR 1.131

As a below-named inventor, I declare that I am an inventor of the subject matter claimed in claims 6, 16, 21, 30, and 35 of the referenced patent application. I do not know and do not believe that the invention of claims 6, 16, 21, 30, and 35 was in public use or on sale in this country, or patented or described in a printed publication in this or any foreign country more than one year prior to the filing date of the referenced patent application. Furthermore, I have never abandoned the above-referenced claimed invention, and I have read and understood claims 6, 16, 21, 30, and 35.

REDUCTION TO PRACTICE

The undersigned further declares that the subject matter of claims 6, 16, 21, 30, and 35 was reduced to practice before January 1, 1998. In support of this declaration, the undersigned alleges the following facts:

1) Before January 1, 1998, WebTV Networks, Inc. released the WebTV Plus Receiver. Exhibit A, entitled "WebTV Networks Introduces Revolutionary Next-Generation System," and Exhibit B, entitled "Advertisements with TV Crossover Links Directly Tie TV Commercials to Advertiser's Web Content," are press releases dated September 16, 1997 from

WebTV Networks describing the expected release of the WebTV Plus Receiver in fall 1997.

Exhibit C is a collection of change documentation entries describing changes made between July 18, 1997 and September 30, 1997 to source code used in the WebTV Plus Receiver.

2) Before January 1, 1998, the subject matter of each of claims 6, 16, 21, 30, and 35 was enabled in the WebTV Plus Receiver and worked for its intended purpose. Exhibits A and B generally describe operation of a WebTV Plus Receiver in conjunction with a "TV Crossover Link" of the WebTV Plus Network service. Exhibit C describes source code changes implementing a user interface for crossing between display of a television signal and display of World Wide Web content referenced by a URL, including the use of a "Crossover Mark" and a "Crossover Panel" as user interface features. [See, e.g., Exhibit C, Change 8532 and Change 9003.]

3) Before January 1, 1998, the WebTV Plus Receiver in conjunction with a television set was able to operate a screen to transition between display of a television signal and display of auxiliary data from an auxiliary data network as recited in claim 6. [See Exhibit C.]

4) Before January 1, 1998, the WebTV Plus Receiver in conjunction with a television set was able to operate a screen to transition between display of a televised advertising message and display of additional information from the Internet relating to the subject of the advertising method as recited in claim 16. [See Exhibit C.]

5) Before January 1, 1998, the WebTV Plus Receiver in conjunction with a television set was able to operate a screen to crossover between display of television programming and display of supplementary data from the Internet as recited in claim 21. [See Exhibit C.]

6) Before January 1, 1998, the WebTV Plus Receiver in conjunction with a television set was able to operate a screen to crossover between display of a television signal and display of auxiliary data from an auxiliary data network as recited in claim 30. [See Exhibit C.]

7) Before January 1, 1998, the WebTV Plus Receiver included components and, in conjunction with a television set, was able to operate as recited in claim 35. [See Exhibit C.]

8) The ideas, concepts, and reductions of the present invention arose from the efforts of the undersigned inventors at the Mountain View, California, U.S.A. offices of WebTV Networks, Inc. Thus, the conception and reduction of the present invention occurred in the United States of America.

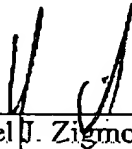
KHR:lar 06/09/03 167290 MS 112623.2
PATENT

Attorney Reference Number 3382-50875
Application Number 09/153,577

The undersigned declares that all statements made herein of his knowledge are true and that all statements made on information and belief are believed to be true and further, that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment under Section 1001 of Title 18 of the United States Code, and that any such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Executed at the place and date opposite the signature below.

At Mountain View, CA
(City and State)
on this 9 day of June, 2003.



Daniel J. Zigmond

KBR:lar 06/13/03 1672901.doc MS 112523.2
PATENT

Attorney Reference Number 3382-50875
Application Number 09/153,577

The undersigned declares that all statements made herein of his knowledge are true and that all statements made on information and belief are believed to be true and further, that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment under Section 1001 of Title 18 of the United States Code, and that any such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

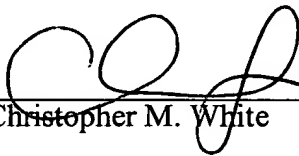
Executed at the place and date opposite the signature below.


David R. Anderson

At Mountain View, CA
(City and State)
on this 13 day of June, 2003.

The undersigned declares that all statements made herein of his knowledge are true and that all statements made on information and belief are believed to be true and further, that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment under Section 1001 of Title 18 of the United States Code, and that any such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Executed at the place and date opposite the signature below.



Christopher M. White

At SAN FRANCISCO, CA
(City and State)
on this 5 day of JUNE, 2003.

KBR:lar 05/09/03 167290.doc MS 112623.2
PATENT

Attorney Reference Number 3382-50875
Application Number 09/153,577

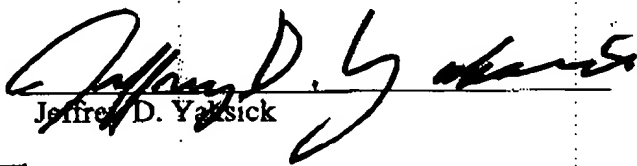
The undersigned declares that all statements made herein of his knowledge are true and that all statements made on information and belief are believed to be true and further, that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment under Section 1001 of Title 18 of the United States Code, and that any such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Executed at the place and date opposite the signature below.

At MOUNTAIN VIEW, CA.

(City and State)

on this 9 day of MAY 2003.


Jeffrey D. Yaksick

COMPANY

PRESS

archives



WEBTV NETWORKS INTRODUCES
REVOLUTIONARY NEXT-GENERATION SYSTEM

*New WebTV Plus System Seamlessly Integrates Internet
and Television Programming For Less Than \$300*

- PRESS ROOM
 - press kit
 - awards
 - press archives
 - careers
 - educators
 - advertisers
 - support
 - ISPs

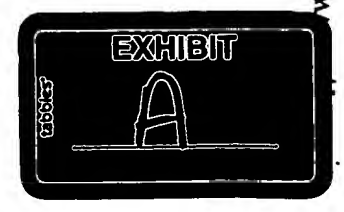
NEW YORK, (September 16, 1997) - WebTV Networks, Inc. today announced its second-generation system: the WebTV Plus Receiver and WebTV Plus Network service. The new WebTV Plus System gives viewers a greater level of interaction with their televisions, providing a better way to choose which shows to watch and a new way to enjoy more entertainment, information and services that uniquely relate to those shows. The new system complements the original WebTV system, which pioneered the television Internet industry. (Please see WebTV Networks Delivers Fall Upgrade To Current Subscribers)

The WebTV Plus System features an advanced cable-ready tuner that allows viewers to quickly tune to cable and broadcast channels, and brings picture-in-picture capability to standard televisions so that audiences can now view TV and web programming at the same time. The system also provides web content directly linked to TV shows for a new and seamless integration of TV and web programming.

Distributed initially in the U.S. by the company's manufacturing licensees, Sony Electronics Inc., Philips Consumer Electronics Company and Mitsubishi Consumer Electronics America, the WebTV Plus Receiver is equipped with the most robust set of features available in any computer-related or consumer electronics product in its price category.

"The new WebTV Plus System is a breakthrough in television entertainment because it delivers viewers more choices, more control and a deeper level of interaction and entertainment with

www.webtv.com/company/press/archive/webtvplus.html



TV programs immediately when they demand it," said Steve Perlman, co-founder and president of WebTV Networks, Inc. "We developed revolutionary new technologies in order to provide these new capabilities in an affordable consumer electronics product."

More Control Over What To Watch On TV

The WebTV Plus System provides viewers with more information about what to watch on television through two key features: TV Home and TV Listings. TV Home is the launch point for the WebTV Plus Network service. It gives viewers a fast and convenient way to find descriptions about shows as they flip through channels, or they can quickly see what's playing on a collection of their favorite channels.

TV Listings gives audiences an easy way to plan their TV viewing, scroll through TV channels and watch the currently selected program, all at the same time. TV Listings provides complete descriptions of all cable and broadcast programming a minimum of 48 hours in advance, such as show title, plot, stars and ratings.

Enhanced Internet Experience

The WebTV Plus System provides new web experiences that are rich and dynamic, like television. At the heart of the system are several advanced technologies that boost the delivery and enhance the display of web content so that it matches the audio and visual quality of television, while also providing practical features such as the ability to print.

The system includes a 1.1 GB hard drive for local storage of multimedia content with full-motion video and symphonic sound. Viewers have immediate control and access without having to wait for downloads.

The WebTV Plus Receiver speeds up the retrieval time of web pages through a Rockwell K56flex modem. This gives viewers access to Internet information at almost twice the speed of current V.34 connections over standard phone lines, which is especially useful for graphics-intensive Web pages, sound and video files. The WebTV Plus Receiver also includes the company's

breakthrough VideoModem technology, an advanced cable modem that can receive high-bandwidth data (1MB/sec) embedded in a conventional television broadcast signal without disturbing the video content.

Viewers also can print high-quality color output from web sites directly from their televisions. The WebTV Plus Receiver offers a built-in parallel port, with full printer support for popular Hewlett-Packard printers. Customers also will receive support for selected models of popular Canon printers later this year. WebTV Networks works closely with these companies to develop high-quality printing capabilities for WebTV Network™ customers. Both companies are providing 24-hour customer support for WebTV Network customers.

The WebTV Plus System provides viewers with WebPIP™, a new feature that brings picture-in-picture capability to standard televisions. WebPIP allows audiences to watch TV shows and explore related web content at the same time.

Simultaneously View Internet and TV

WebPIP is made possible by a 3D-graphics engine, resident on a revolutionary new chip designed by WebTV Networks called "Solo." With WebPIP functionality, viewers can instantly switch among full-screen TV, full-screen web and the combined picture-in-picture TV and web displays. Viewers also will experience dramatic 3D special-effects transitions with live video and graphics.

TV Crossover Links

The WebTV Plus Network service features TV Crossover Links, which complement and enhance TV programs by providing quick and easy access to integrated web sites that are directly related to popular TV programs. The WebTV Plus Receiver detects web links and data embedded in video broadcast and notifies viewers with a small icon that appears on their television screens.

TV Crossover Links give audiences a variety of entertaining possibilities to choose from. They may find breaking news or gossip about their favorite stars, or a synopsis of past episodes. They might engage in online chatting with fans or stars, or offer

their feedback through instantaneous polls and votes.

By giving viewers more ways to interact with their television programming, TV Crossover Links also provide broadcasters and advertisers with a powerful new medium to connect more closely and efficiently with their audiences. Leading content providers such as Discovery, E! Online, PBS, Warner Bros. Online and MSNBC will be taking advantage of web-based content to enhance their television programming.

Pricing and Availability

The WebTV Plus Receiver will be available in retail outlets in the U.S. later this fall. Models from consumer electronics licensees are expected to be priced at less than \$300. The WebTV Plus Network service will be available to new subscribers for a monthly fee of \$19.95.

WebTV Networks

Founded in 1995 by Steve Perlman, Bruce Leak and Phil Goldman, WebTV Networks is dedicated to delivering entertaining new experiences and information to consumers through the integration of television programming and the Internet. WebTV Networks operates the WebTV Network Service and develops the WebTV Internet Terminal and WebTV Plus Receiver, which are available through the company's U.S. licensees, Sony Electronics Inc., Phillips Consumer Electronics Company and Mitsubishi Consumer Electronics America at U.S. consumer electronics stores nationwide. WebTV Networks, based in Palo Alto, Calif., is a subsidiary of Microsoft Corporation.

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Media Contact:

Carrie Pendolino
WebTV Networks, Inc.
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PRESS ROOM

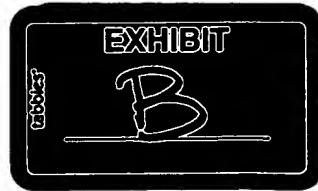
press kit
awards
press archives
careers
educators
advertisers
support
ISPs

ADVERTISEMENTS WITH TV CROSSOVER LINKS DIRECTLY TIE TV COMMERCIALS TO ADVERTISER'S WEB CONTENT

WebTV Networks Also Announces First Wave of Consumer Brand Advertisers

NEW YORK (September 16, 1997) - WebTV Networks, Inc. today announced an entirely new way for advertisers to combine broadcast advertising with online communications. TV Crossover Links advertisements only will be available in the Microsoft® WebTV Network™ Plus Service. (Please see WebTV Networks Introduces Revolutionary Next-Generation System) The company's new TV Crossover Links allow viewers to easily interact with both television commercials and online content simultaneously. This combines the strengths of direct response, online and broadcast advertising into one new, integrated medium.

WebTV Networks also announced that several companies including General Motors, Honda, AT&T and Charles Schwab have become advertisers on the company's WebTV Network™ and WebTV Plus services. Last week, WebTV Networks introduced a suite of advertising products that provide sophisticated subscriber targeting techniques and enhanced direct-response capabilities to large-brand advertisers, allowing them to reach a home consumer audience.



<http://www.webtv.com/company/press/archive/adrelease.html>

07/16/2001

"Ads with TV Crossover Links introduce the next generation of Direct Response TV," said Joe Poletto, vice president of advertising sales, WebTV Networks. "These ads enhance broadcast commercials to include product information, promotions, retail locations and calls-to-action to which consumers can easily and instantly respond."

Advertisements With TV Crossover Links

WebTV Networks has made the process of directly marrying broadcast spots with online content very simple. Advertisers place their URL into the television signal within their broadcast commercials. The WebTV-based Internet unit reads the URL and displays a TV Crossover Link watermark on the advertisement, indicating that there is supplemental information for the viewer to access immediately or save for later. For example, a movie studio could enhance a movie trailer with a link to a web site that is tailored to each viewer, featuring local theaters and ways to purchase tickets online. Not only can advertisers track individual consumer responses on their web sites, WebTV Networks also can provide a more immediate report of how effective their broadcast advertisements were by television program.

About WebTV Networks, Inc.

Founded in 1995 by Steve Perlman, Bruce Leak and Phil Goldman, WebTV Networks is dedicated to delivering entertaining new experiences and information to consumers through the integration of television programming and the Internet. WebTV Networks operates the WebTV Network™ Service and develops the WebTV-based Internet Terminal and WebTV-based Internet Receiver, which are available through the company's U.S. licensees, Sony Electronics Inc., Philips Consumer Electronics Company and Mitsubishi Consumer Electronics America at U.S. consumer electronics stores nationwide. WebTV Networks, based in Palo Alto, Calif., is a subsidiary of Microsoft Corporation.

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Home

Quick change:

6378

Software

Branch: Client::Main

Change: 6378

When: Friday, July 18, 1997 4:55:26 PM

Who: djz (Dan Zigmond)

Error!

Error!

Unkno

wn

switch

argume

nt.

Notes: - Changed TVDatabase to accept GMT times from the service and convert to local time at the client.

:System:TVDatabase.c

- Added the SmartLinkReceiver class, to manage SmartLinks and provide an interface for the UI code to use. Initial implementation just picks a random URL from a list of 12, then waits a random time up to 1 minute before saying that a new SmartLink has arrived.

:Debug:Debug.c

:Interfaces:Classes.h

:Interfaces:Screen.h

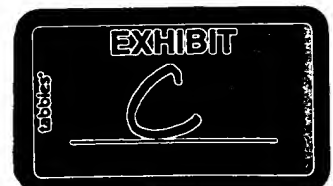
:Interfaces:SmartLink.h (new)

:System:SmartLink.c (new)

:UserInterface:Screen.c

:WebTVPPC

Name	Rev	Action	Add	Edit	Del	Tot	
//depot/client/Interfaces/SmartLink.h	1 (anno)	add	34	0	0	34	
//depot/client/System/SmartLink.c	1 (anno)	add	77	0	0	77	
//depot/client/Interfaces/Classes.h	28 (anno)	edit	1	0	0	394	
//depot/client/Interfaces/Screen.h	19 (anno)	edit	2	0	0	331	
//depot/client/UserInterface/Screen.c	31 (anno)	edit	4	0	0	1784	
//depot/client/System/TVDatabase.c	35 (anno)	edit	3	5	94	831	
//depot/client/WebTVPPC	31	edit b	i	n	a	r	y
//depot/client/Debug/Debug.c	28 (anno)	edit	1	0	0	674	
Totals:			122	5	94	4125	



Home

Quick change:

8532

Software

Branch: Client::Main

Change: 8532

When: Wednesday, August 20, 1997 5:24:14 PM

Who: dave (Dave Anderson (WebTV))

Error!

Error!

Unkno

wn

switch

argume

nt.

Notes: - Implemented real crossover handling. Autoconnect on crossover and take the user to WebMode automatically when crossover page is shown.

- Remember fTargetResource. Moved TV/Web power selection to System.

:Interfaces:Network.h
:Communications:Network.c
:System:System.c

- Added SWITCHTOWEBMODE attribute that can be used on TV pages to allow auto switching to web mode when target page is ready.

:HTML:Document.c
:HTML:Parser.c
:Interfaces:Document.h
:Interfaces:Parser.h

- Watch for crossover target page and switch to WebMode.

:Interfaces:PageViewer.h
:UserInterface:PageViewer.c

- Auto reconnect for crossover.

:UserInterface:Screen.c

- Set SWITCHTOWEBMODE on crossover page. Include real progress indicator on crossover page.

:UserInterface:TVInterface.c

Name

Rev

Action Add Edit Del

Tot

<u>//depot/client/Communications/Network.c</u>	<u>52</u> (anno)	<u>edit</u>	9	10	9	3144
<u>//depot/client/UserInterface/Screen.c</u>	<u>64</u> (anno)	<u>edit</u>	8	7	0	2093
<u>//depot/client/UserInterface/TVInterface.c</u>	<u>79</u> (anno)	<u>edit</u>	0	7	24	1293
<u>//depot/client/HTML/Parser.c</u>	<u>63</u> (anno)	<u>edit</u>	1	0	0	4008
<u>//depot/client/System/System.c</u>	<u>52</u> (anno)	<u>edit</u>	8	0	0	2183
<u>//depot/client/HTML/Document.c</u>	<u>36</u> (anno)	<u>edit</u>	1	0	0	1939
<u>//depot/client/Interfaces/Document.h</u>	<u>21</u> (anno)	<u>edit</u>	8	0	0	744
<u>//depot/client/Interfaces/Network.h</u>	<u>23</u> (anno)	<u>edit</u>	15	0	0	424
<u>//depot/client/Interfaces/Parser.h</u>	<u>38</u> (anno)	<u>edit</u>	1	0	0	486
<u>//depot/client/Interfaces/PageViewer.h</u>	<u>22</u> (anno)	<u>edit</u>	6	0	0	397
<u>//depot/client/UserInterface/PageViewer.c</u>	<u>40</u> (anno)	<u>edit</u>	14	5	0	2237
Totals:			71	29	33	18948

Home

Quick change:

8568	Software
------	----------

Branch: Client::Main

Change: 8568

When: Thursday, August 21, 1997 10:44:11 AM

Who: dave (Dave Anderson (WebTV))

Notes: - More work for crossover.

ProgressIndicator now supports
update of progress for
WebPageViewer requests.

- Use name constant for finding
embedded ProgressIndicator.

 :Communications:Downloader.c

- Added SetStatusMessage and
SetStatusTarget. Update both
StatusIndicator
and embedded ProgressIndicator.

 :Interfaces:PageViewer.h
 :UI:PageViewer.c

- Support auto update of
PageViewer percent complete.

 :Interfaces:ProgressBar.h
 :UI:ProgressBar.c

- Consolidated SmartLink hacks
into Screen::DispatchInput.

 :System:Tuner.c
 :UI:Screen.c

- Don't override smartlink url
with empty string from TVDatabase.

 :UI:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/Interfaces/PageViewer.h</u>	<u>23</u> (anno)	<u>edit</u>	5	0	1	401
<u>//depot/client/UI/Screen.c</u>	<u>66</u> (anno)	<u>edit</u>	2	1	5	2117
<u>//depot/client/UI/TVInterface.c</u>	<u>81</u> (anno)	<u>edit</u>	0	1	1	1340
<u>//depot/client/Interfaces/ProgressBar.h</u>	<u>6</u> (anno)	<u>edit</u>	2	1	0	150
<u>//depot/client/UI/PageViewer.c</u>	<u>41</u> (anno)	<u>edit</u>	42	17	1	2275
<u>//depot/client/UI/ProgressBar.c</u>	<u>7</u> (anno)	<u>edit</u>	14	3	0	479
<u>//depot/client/Communications/Downloader.c</u>	<u>19</u> (anno)	<u>edit</u>	0	1	0	573
<u>//depot/client/System/Tuner.c</u>	<u>43</u> (anno)	<u>edit</u>	0	1	14	1237

Total: 65 25 22 8572

Home

Quick change:

Branch: Client::Main

Change: 8574

When: Thursday, August 21, 1997 11:34:12 AM

Who: dave (Dave Anderson (WebTV))

Error!

Error!

Unkno

wn

switch

argume

nt.

Notes: - Do TV/Web transition when
transitioning to target crossover
page.
- Don't show status for WebTV
headwaiter pages when connecting
for crossover.

:UserInterface:PageViewer.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/UserInterface/PageViewer.c</u>	<u>42(anno)</u>	<u>edit</u>	4	1	2	2277

Home

Quick change: 8719 Software

Branch: Client::Main

Change: 8719

When: Sunday, August 24, 1997 11:49:33 AM

Who: dave (Dave Anderson (WebTV))

Error!

Error!

Unkno

wn

switch

argume

nt.

Notes: - More work in cleaning up
crossover and connecting.

- Allow posting of target for
reconnect or when already online.

:Interfaces:Network.h

- Allow for multiple transitions
to web mode as a result of
crossover after a single
connection.

:UserInterface:PageViewer.c

- Reconnect automatically when
disconnected and going to a
crossover page.
- Show TV crossover page while
waiting for crossover page, even
if already connected. Note: We may
want a different page than
the one used for connecting in
this situation.

:UserInterface:Screen.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/UserInterface/Screen.c</u>	<u>73(anno)</u>	<u>edit</u>	26	0	18	1997
<u>//depot/client/Interfaces/Network.h</u>	<u>25(anno)</u>	<u>edit</u>	7	0	0	436
<u>//depot/client/UserInterface/PageViewer.c</u>	<u>44(anno)</u>	<u>edit</u>	8	13	0	2278
Totals:			41	13	18	4711

Home

Quick change: 8915 Software

Branch: Client::Main

Change: 8915

When: Wednesday, August 27, 1997 10:50:00 AM

Who: dave (Dave Anderson (WebTV))

Notes: - New look for crossover mark and panel. This is not yet drawing correctly on the box using the alpha blending, but I'm checking it in so that Sean can work out the bugs.

:FLASH:tvimages:CrossoverMark.gif
(new)

:FLASH:tvimages:CrossoverMarkSelect.gif
(new)

:FLASH:tvimages:CrossoverPanel.gif
(new)

:HTML:Document.c

:UserInterface:Screen.c

:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
//depot/client/UserInterface/TVInterface.c	103 (anno)	edit	1	33	3	1780
//depot/client/UserInterface/Screen.c	78 (anno)	edit	0	4	0	1983
//depot/client/HTML/Document.c	43 (anno)	edit	2	2	0	1944
//depot/client/FLASH/tvimages/CrossoverMark.gif	1	add b	i	n	a	r y
//depot/client/FLASH/tvimages/CrossoverMarkSelect.gif	1	add b	i	n	a	r y
//depot/client/FLASH/tvimages/CrossoverPanel.gif	1	add b	i	n	a	r y
Totals:			3	39	3	5707

Home

Quick change:

8924

Software

Branch: Client::Main

Change: 8924

When: Wednesday, August 27, 1997 12:23:38 PM

Who: dave (Dave Anderson (WebTV))

Error!

Error!

Unkno

wn

switch

argume

nt.

Notes: - More tweaks for CrossoverPanel
layout

- Make cell selectables work in
the general case.

:HTML:Cell.c
:Interfaces:Cell.h

- Selection highlight now bounds
the button rather than the
button text to match Jeff's
design.

:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/UserInterface/TVInterface.c</u>	<u>107(anno)</u>	<u>edit</u>	0	8	1	1778
<u>//depot/client/Interfaces/Cell.h</u>	<u>15(anno)</u>	<u>edit</u>	1	0	0	252
<u>//depot/client/HTML/Cell.c</u>	<u>16(anno)</u>	<u>edit</u>	7	0	0	338
	Totals:		8	8	1	2368

Home

Quick change:

8985	Software
------	----------

Branch: Client::Main

Change: 8985

When: Thursday, August 28, 1997 5:16:55 AM

Who: chris (Chris White)

Err r!

Error!

Unkno

wn

switch

argume

nt.

Notes: - Hooked up SmartLinks.

TVController calls ProgramChanged both when the channel is changed and when the program has changed on the current channel. TVController

talks to the TVDatabase to determine when the next program will start.

ProgramChanged() asks gTVDatabase for SmartLinks associated with the current program. For key phrase matching, gVBIMux is called. Otherwise, the TVIcon is set directly.

:Interfaces:TVController.h
:System:TVController.c

- Changed to call TVIcon::SetURL() instead of SmartLinkReceiver::PutURL(). (SmartLinkReceiver is no longer necessary)

:System:VBIMux.c

- Changed TVIcon::SetURL to show itself if a valid URL is passed in.

:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/System/VBIMux.c</u>	<u>6(anno)</u>	<u>edit</u>	1	2	4	521
<u>//depot/client/System/TVController.c</u>	<u>12(anno)</u>	<u>edit</u>	106	10	52	818
<u>//depot/client/Interfaces/TVController.h</u>	<u>9(anno)</u>	<u>edit</u>	11	1	6	141

//depot/client/UserInterface/TVInterface.c 109(anno) edit 9 0 12 1778
Totals: 127 13 74 3258

Home

Quick change:

9003

Software

Branch: Client::Main

Change: 9003

When: Thursday, August 28, 1997 12:50:49 PM

Who: dave (Dave Anderson (WebTV))

Notes: - New crossover transparent gifs.
- Options panel now transparent over video. New layout.

:FLASH:tvimages:CrossoverMark.gif

:FLASH:tvimages:CrossoverMarkSelect.gif

:FLASH:tvimages:CrossoverMarkSmall.gif
(new)

:FLASH:tvimages:CrossoverPanel.gif

:FLASH:tvimages:TVOptionsPanel.gif

:UserInterface:Screen.c

:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/UserInterface/Screen.c</u>	<u>79</u> (anno)	<u>edit</u>	0	5	0	1983
<u>//depot/client/UserInterface/TVInterface.c</u>	<u>112</u> (anno)	<u>edit</u>	0	77	0	1775
<u>//depot/client/FLASH/tvimages/CrossoverMark.gif</u>	<u>2</u>	<u>edit b</u>	i	n	a	r y
<u>//depot/client/FLASH/tvimages/CrossoverMarkSelect.gif</u>	<u>2</u>	<u>edit b</u>	i	n	a	r y
<u>//depot/client/FLASH/tvimages/CrossoverPanel.gif</u>	<u>2</u>	<u>edit b</u>	i	n	a	r y
<u>//depot/client/FLASH/tvimages/CrossoverMarkSmall.gif</u>	<u>1</u>	<u>add b</u>	i	n	a	r y
<u>//depot/client/FLASH/tvimages/TVOptionsPanel.gif</u>	<u>2</u>	<u>edit b</u>	i	n	a	r y
Totals:			0	82	0	3758

Home

Quick change:

9680

Software

Branch: Client::Main

Change: 9680

When: Tuesday, September 09, 1997 2:41:07 AM

Who: chris (Chris White)

Error!

Error!

Unkno

wn

switch

argume

nt.

Notes: - Removed gSmartLinkReceiver and
SmartLinkReceiver class.

:Interfaces:SmartLink.h
:System:SmartLink.c
:Interfaces:Classes.h
:Debug:Debug.c

- Moved crossover related classes
into TVCrossover.c and
TVCrossover.h.

:Interfaces:TVCrossover.h (new)
:UserInterface:TVCrossover.c
(new)
:Communications:Network.c
:HTML:ClientFunctions.c
:System:TVController.c
:System:VBIMux.c
:UserInterface:Makefile
:UserInterface:Screen.c
:Interfaces:TVInterface.h
:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
//depot/client/System/VBIMux.c	9 (anno)	edit	0	1	0	575
//depot/client/Interfaces/Classes.h	61 (anno)	edit	0	0	1	437
//depot/client/System/TVController.c	22 (anno)	edit	1	0	3	854
//depot/client/Communications/Network.c	68 (anno)	edit	0	1	0	3234
//depot/client/UserInterface/TVInterface.c	135 (anno)	edit	1	0	289	1681
//depot/client/Debug/Debug.c	61 (anno)	edit	0	0	1	713
//depot/client/Interfaces/TVInterface.h	43 (anno)	edit	0	0	50	217
//depot/client/HTML/ClientFunctions.c	114 (anno)	edit	1	0	0	4696
//depot/client/Interfaces/TVCrossover.h	1 (anno)	add	66	0	0	66
//depot/client/UserInterface/TVCrossover.c	1 (anno)	add	330	0	0	330
//depot/client/Interfaces/SmartLink.h	4 (anno)	edit	0	1	18	17
//depot/client/System/SmartLink.c	4 (anno)	edit	2	0	81	24
//depot/client/UserInterface/Makefile	17 (anno)	edit	1	0	0	60

//depot/client/UserInterface/Screen.c

89(anno) edit 1 0 0 1974
Totals: 403 3 443 14878

Home

Quick change:

9803

Software

Branch: Client::Main

Change: 9803

When: Wednesday, September 10, 1997 9:57:57 AM

Who: dave (Dave Anderson (WebTV))

Bugs: 29321

Notes: Fixed PR 29321. Crossovers that occur while connecting is in progress are now handled correctly. We no longer use the target-url facility of the boot resource, because it only works for the case where we are connecting for the first time for the purpose of crossover.

- Added Network::Visit to allow crossover target to be added to visit list.

:Communications:Network.c
:Interfaces:Network.h

- If crossover target is present, show it instead of Web Home.

:UserInterface:PageViewer.c

- If reconnect is already in progress, add crossover target to visit list.

:UserInterface:Screen.c

- New TV Options at bottom of screen.

:FLASH:tvimages:TVOptionsPanel.gif
:UserInterface:Screen.c

Name	Rev	Action	Add	Edit	Del	Tot
//depot/client/Interfaces/Network.h	28 (anno)	edit	2	0	0	440
//depot/client/UserInterface/PageViewer.c	51 (anno)	edit	18	13	0	2291
//depot/client/UserInterface/Screen.c	92 (anno)	edit	9	5	1	1985
//depot/client/FLASH/tvimages/TVOptionsPanel.gif	3	edit b i n a r y				
//depot/client/Communications/Network.c	71 (anno)	edit	6	6	0	3243
Totals:			35	24	1	7959

Home

Quick change:

10461	Software
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Branch: Client::Main

Change: 10461

When: Friday, September 19, 1997 10:28:25 PM

Who: chris (Chris White)

Bugs: 030255

Notes: - Fixed bug #030255: Crossover
Panel: " i " logo is hilited as a
separate
ink but it only
functions to close the panel.

:UserInterface:TVCrossover.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/UserInterface/TVCrossover.c</u>	<u>15(anno)</u>	<u>edit</u>	1	7	0	376

Home

Quick change:

Branch: Client::Main

Change: 10930

When: Friday, September 26, 1997 9:14:47 PM

Who: chris (Chris White)

Notes: - Use correct names for crossover.

Changed SmartLink to
CrossoverLink,
TVIcon to CrossoverMark, and
TVMenu to CrossoverPanel.

:Debug:Debug.c
:FLASH:Data:clientfunc.txt
:HTML:ClientFunctions.c
:Interfaces:Classes.h
:Interfaces:Screen.h
:Interfaces:SmartLink.h
:Interfaces:TVController.h
:Interfaces:TVCrossover.h
:Interfaces:TVDatabase.h
:Interfaces:TVInterface.h

:JellyScript:JSTVDatabaseMethods.c
:System:SmartLink.c
:System:TVController.c
:System:TVDatabase.c
:System:VBIMux.c
:UserInterface:Screen.c
:UserInterface:TVCrossover.c
:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/Interfaces/SmartLink.h</u>	<u>7 (anno)</u>	<u>edit</u>	0	8	0	55
<u>//depot/client/System/SmartLink.c</u>	<u>6 (anno)</u>	<u>edit</u>	0	11	0	69
<u>//depot/client/System/VBIMux.c</u>	<u>16 (anno)</u>	<u>edit</u>	0	2	0	656
<u>//depot/client/System/TVController.c</u>	<u>55 (anno)</u>	<u>edit</u>	0	15	0	1052
<u>//depot/client/Interfaces/TVCrossover.h</u>	<u>7 (anno)</u>	<u>edit</u>	0	8	0	72
<u>//depot/client/UserInterface/TVCrossover.c</u>	<u>19 (anno)</u>	<u>edit</u>	0	33	0	364
<u>//depot/client/Interfaces/Screen.h</u>	<u>48 (anno)</u>	<u>edit</u>	4	0	4	310
<u>//depot/client/Debug/Debug.c</u>	<u>65 (anno)</u>	<u>edit</u>	2	1	2	715
<u>//depot/client/HTML/ClientFunctions.c</u>	<u>142 (anno)</u>	<u>edit</u>	2	2	2	4589
<u>//depot/client/Interfaces/TVController.h</u>	<u>28 (anno)</u>	<u>edit</u>	0	0	1	187
<u>//depot/client/Interfaces/TVInterface.h</u>	<u>55 (anno)</u>	<u>edit</u>	0	1	0	253
<u>//depot/client/Interfaces/Classes.h</u>	<u>65 (anno)</u>	<u>edit</u>	2	1	2	439
<u>//depot/client/UserInterface/TVInterface.c</u>	<u>189 (anno)</u>	<u>edit</u>	0	14	0	1951
<u>//depot/client/UserInterface/Screen.c</u>	<u>130 (anno)</u>	<u>edit</u>	8	15	8	2367
<u>//depot/client/FLASH/Data/clientfunc.txt</u>	<u>45 (anno)</u>	<u>edit</u>	1	0	1	158

<u>//depot/client/System/TVDatabase.c</u>	<u>108</u> (anno)	<u>edit</u>	0	47	0	2041
<u>//depot/client/JellyScript/JSTVDatabaseMethods.c</u>	<u>22</u> (anno)	<u>edit</u>	0	6	0	370
<u>//depot/client/Interfaces/TVDatabase.h</u>	<u>67</u> (anno)	<u>edit</u>	0	18	0	368
Totals:			19	182	20	16016

Home

Quick change:

10957	Software
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Branch: Client::Main

Change: 10957

When: Saturday, September 27, 1997 10:27:17 PM

Who: chris (Chris White)

Error!

Error!

Unkno

wn

switch

argume

nt.

Bugs: 030526, 032400

Notes: - Fixed PR #030526:

DynamicByProgram SmartLinks appear too quickly.

- Fixed PR #032400: Channel panel conflicts with "i" link icon display.

The crossover mark is now delayed from showing 5 seconds after a channel has been changed (or a new program has started). This should avoid any previous conflicts with the channel bar.

NOTE: If TV options or the crossover panel are shown, the crossover mark will not appear.

:Interfaces:TVController.h
:Interfaces:TVCrossover.h
:Interfaces:TVInterface.h
:Interfaces:Tuner.h
:System:TVController.c
:UserInterface:TVCrossover.c
:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
//depot/client/Interfaces/TVInterface.h	56 (anno)	edit	0	0	1	252
//depot/client/Interfaces/TVController.h	29 (anno)	edit	1	1	0	188
//depot/client/System/TVController.c	59 (anno)	edit	28	0	27	1051
//depot/client/Interfaces/TVCrossover.h	8 (anno)	edit	4	1	0	76
//depot/client/UserInterface/TVCrossover.c	20 (anno)	edit	31	13	0	388
//depot/client/Interfaces/Tuner.h	33 (anno)	edit	0	0	5	58
//depot/client/UserInterface/TVInterface.c	191 (anno)	edit	0	0	3	1968
Totals:			64	15	36	3981

Home

Quick change:

10963

Software

Branch: Client::Main

Change: 10963

When: Sunday, September 28, 1997 12:19:40 AM

Who: chris (Chris White)

Err r!

Error!

Unkno

wn

switch

argume

nt.

Bugs: 032043

Notes: - Fixed PR #032043: TV crossover
icon displayed again after
crossing
over and coming back.

The crossover mark should not
appear again unless the channel is
changed
to a different channel than the
one the mark was previously
displayed on.

:System:TVController.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/System/TVController.c</u>	<u>61</u> (anno)	<u>edit</u>	4	11	0	979

Home

Quick change:

11044

Software

Branch: Client::Main

Change: 11044

When: Tuesday, September 30, 1997 6:10:43 AM

Who: dave (Dave Anderson (WebTV))

Error!

Error!

Unkno

wn

switch

argume

nt.

Bugs: 32599

Notes: - Fixed PR 32599. Added 2D crossover mark to TV Options when additional information is available.

:FLASH:tvimages:CrossoverMark2D.gif
(new)

:UserInterface:TVInterface.c

- Used same marker in CrossoverPanel, and incorporate new, smaller panel

:FLASH:tvimages:CrossoverPanel.gif
:UserInterface:Screen.c
:UserInterface:TVCrossover.c

Name	Rev	Action	Add	Edit	Del	Tot	
<u>//depot/client/UserInterface/Screen.c</u>	<u>135 (anno)</u>	<u>edit</u>	0	1	0	2360	
<u>//depot/client/UserInterface/TVInterface.c</u>	<u>200 (anno)</u>	<u>edit</u>	10	1	1	1924	
<u>//depot/client/FLASH/tvimages/CrossoverPanel.gif</u>	<u>3</u>	edit b	i	n	a	r	y
<u>//depot/client/UserInterface/TVCrossover.c</u>	<u>21 (anno)</u>	<u>edit</u>	0	5	0	388	
<u>//depot/client/FLASH/tvimages/CrossoverMark2D.gif</u>	<u>1</u>	add b	i	n	a	r	y
Totals:			10	7	1	4672	

Home

Quick change:

11054	Software
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Branch: Client::Main

Change: 11054

When: Tuesday, September 30, 1997 11:00:27 AM

Who: dave (Dave Anderson (WebTV))

Notes: - More work on crossover mark in options
and home. Use new small
22pt image.

:FLASH:tvimages:CrossoverCharacter22pt.gif
(new)

- Fixed drawing glitches on video layers.
Moved update of
GFXOverlay to DrawLayer rather than Draw.
Now it is updated only
once per draw for the layer, instead for
each draw of every
rectangle in the invalid region. This is
both faster and provides
cleaner updates.

:Interfaces:Layer.h
:Interfaces:TVInterface.h
:UserInterface:TVInterface.c

Name	Rev	Action	Add	Edit	Del	Tot
<u>//depot/client/Interfaces/TVInterface.h</u>	<u>59 (anno)</u>	<u>edit</u>	0	1	0	248
<u>//depot/client/UserInterface/TVInterface.c</u>	<u>202 (anno)</u>	<u>edit</u>	2	13	11	1916
<u>//depot/client/Interfaces/Layer.h</u>	<u>13 (anno)</u>	<u>edit</u>	0	1	0	120
<u>//depot/client/FLASH/tvimages/CrossoverCharacter22pt.gif</u>	<u>1</u>	<u>add</u>	b	i	n	a
				y	r	
		Totals:	2	15	11	2284

Examination Guidelines for 35 U.S.C. § 102(e), as amended by the American Inventors Protection Act of 1999, and further amended by the Intellectual Property and High Technology Technical Amendments Act of 2002, and 35 U.S.C. § 102(g)
(Revised ¹)

This notice sets forth the interpretation by the United States Patent and Trademark Office (USPTO or Office) of 35 U.S.C. §§ 102(e) and 374, as amended by the American Inventors Protection Act of 1999 (AIPA) (Pub. L. 106-113, 113 Stat. 1501 (1999)), and as further amended by the Intellectual Property and High Technology Technical Amendments Act of 2002 (H.R. 2215) (Pub. L. 107-273 (2002)). This notice also clarifies the Office's policy on prior art rejections based on 35 U.S.C. § 102(g).

Generally, 35 U.S.C. § 102(e), after enactment of the AIPA and H.R. 2215, is similar to the pre-AIPA § 102(e), with two significant differences, which may be summarized as: (1) in addition to U.S. patents, now certain **publications** of U.S. and international applications may be applied as of their filing dates in a prior art rejection; and (2) **certain international filing dates** are now U.S. filing dates for prior art purposes under § 102(e), and U.S. patents and certain application publications may now be applied as of these international filing dates in a prior art rejection.

Specifically, this notice provides guidance that prior art, as defined by § 102(e) of the patent code in effect on November 29, 2000, includes U.S. patents, publications of U.S. patent applications and World Intellectual Property Organization's (WIPO) publications of international applications, provided such references do not directly or indirectly result from an international application filed before November 29, 2000. If a U.S. patent resulted from an international application filed before November 29, 2000, the U.S. patent will have a prior art date per § 102(e) in effect prior to November 29, 2000, which is the earlier of the date of compliance with § 371(c)(1), (2) and (4) of the patent code (e.g. National Stage entry) or the filing date of the later-filed U.S. application that claimed the benefit of the international application. A U.S. or WIPO publication of an international application filed prior to November 29, 2000 will have no prior art effect under § 102(e). Such publications do, however, have prior art effect under § 102(a) or (b) as of their publication dates.

Furthermore, all pending U.S. patent applications being examined, and all U.S. patents being reexamined, or otherwise being contested, whenever filed, are subject to the amended version of § 102(e).

This notice also provides examples of the determination of § 102(e) dates for references based on the most common factual scenarios. The examples that best highlight the recent change to §§ 102(e) and 374 are the examples that involve a WIPO publication of an international application under PCT Article 21(2), a U.S. publication of an international application, or a U.S. patent derived from an international application.

The policy and practice set forth in the Official Gazette Notice entitled "Examination Guidelines for 35 U.S.C. § 102(e)(2), as amended by the American Inventors Protection Act of 1999," 1243 O.G. 1037 (Feb. 27, 2001) and guidelines provided in the Manual of

Patent Examining Procedure (MPEP) concerning the changes made by the AIPA to 35 U.S.C. § 102(e) (e.g., MPEP 706.02(a), Part II; 901.03; 1895.01, Part E; 1896; and 2136 et seq., Eighth Edition (August 2001)) are superceded by this notice and should no longer be followed.

SIGNIFICANT PROVISIONS:

A. Effective Date Provisions of the Amendments.

The technical correction legislation in H.R. 2215 provides for the application of revised 35 U.S.C. § 102(e) in the examination of all applications, whenever filed, and the reexamination of, or other proceedings to contest, all patents. The filing date of the application is no longer relevant in determining what version of § 102(e) to apply in determining the patentability of that application, or the patent resulting from that application. The revised statutory provisions supercede all previous versions of §§ 102(e) and 374, with only one exception, which is when the potential reference is based on an international application filed prior to November 29, 2000 (discussed further in section D below). Furthermore, the provisions amending §§ 102(e) and 374 in H.R. 2215 are completely retroactive to the effective date of the relevant provisions in the AIPA (November 29, 2000).

B. U.S. and WIPO application publications may have a § 102(e)(1) prior art date.

Paragraph (e) of 35 U.S.C. § 102 was amended by the AIPA to create two separate clauses, namely, § 102(e)(1) for **publications** of patent applications and § 102(e)(2) for patents. Section 102(e)(1), in combination with amended § 374, created a new category of prior art by providing prior art effect for certain **publications** of patent applications, including international applications, as of their effective United States filing dates (which will include certain international filing dates). Under H.R. 2215's revised § 102(e), an international filing date, which is on or after November 29, 2000, is a United States filing date for prior art purposes under 35 U.S.C. § 102(e) if the international application designated the United States and was published by the World Intellectual Property Organization (WIPO) under the Patent Cooperation Treaty (PCT) Article 21(2) in the English language. Publication under PCT Article 21(2) may result from a request for early publication by an international applicant or after the expiration of 18-months after the earliest claimed filing date in an international application. An applicant that has designated only the U.S. would continue to be required to request publication from WIPO as the reservation under PCT Article 64(4) continues to be in effect for such applicants.

C. A patent from an international application may have a § 102(e)(2) prior art date of its international filing date.

Paragraph (e) of 35 U.S.C. § 102 was also amended by the AIPA to eliminate the reference to fulfillment of the 35 U.S.C. § 371(c)(1), (2) and (4) requirements. As a result, United States **patents** issued directly from international applications filed on or after November 29, 2000 will no longer be available as prior art under § 102(e) as of the date the requirements of § 371 (c)(1), (2) and (4) have been satisfied. Under § 102(e)(2), as amended by the AIPA and H.R. 2215, an international filing date, which is on or after November 29, 2000, is a United States filing date for purposes of determining the earliest

effective prior art date of a patent if the international application designated the United States and was published in the English language under PCT Article 21(2) by WIPO.

D. International filing dates prior to November 29, 2000 cannot be used under § 102(e) for prior art purposes.

No international filing dates prior to November 29, 2000 may be relied upon as a prior art date under § 102(e) in accordance with the last sentence of the effective date provisions (reproduced below in section I). **Patents** issued directly, or indirectly, from international applications filed before November 29, 2000 may only be used as prior art based on the provisions of § 102(e) in effect before November 29, 2000. Thus, the date of such a prior art patent is the earliest of the date of compliance with 35 U.S.C. § 371(c)(1), (2) and (4), or the filing date of the later-filed U.S. continuing application that claimed the benefit of the international application. **Publications** of international applications filed before November 29, 2000 (which would include WIPO publications and U.S. publications of the National Stage (§ 371)) do not have a § 102(e) date at all. Specifically, under § 374, the international application must be filed on or after November 29, 2000 for its WIPO publication to be “deemed a publication under section 122(b)” and thus available as a possible prior art reference under § 102(e) as amended by the AIPA.

E. Additional requirements for international applications filed on or after November 29, 2000.

If an international application was filed on or after November 29, 2000, the international application must have **designated the U.S.** and been **published in English** under PCT Article 21(2) by WIPO in order for its international filing date to be a U.S. filing date for purposes of § 102(e) and be relied upon as a prior art date.

F. When an international application cannot serve as a bridge to an earlier-filed application.

International applications, which: (1) were filed prior to November 29, 2000, (2) did not designate the U.S., or (3) were not published in English under PCT Article 21(2) by WIPO, may not be used to reach back (bridge) to an earlier filing date through a priority or benefit claim for prior art purposes under 35 U.S.C. § 102(e).

DISCUSSION: Sections I–V below set forth the USPTO’s examination procedures for the amendments to 35 U.S.C. § 102(e) made by the AIPA and H.R. 2215.

I) Statutory Language of 35 U.S.C. §§ 102(e) and 374:

***Pre-AIPA § 102(e):** Now, only applies to Patents derived from International Applications filed before November 29, 2000:*

“A person shall be entitled to a patent unless —

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the

requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by applicant for patent, or”.

Revised § 102(e): For examining all Applications, whenever filed, and for reexamining of all Patents, and for determining the prior art dates² of Patents and certain Application Publications:

A person shall be entitled to a patent unless
(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for the purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language; or

Pre-AIPA § 374: For WIPO Publications of International Applications filed prior to November 29, 2000:

The publication under the treaty of an international application shall confer no rights and shall have no effect under this title other than that of a printed publication.

Revised § 374: For WIPO Publications of International Applications filed on or after November 29, 2000:

The publication under the treaty defined in section 351(a) of this title, of an international application designating the United States shall be deemed a publication under section 122(b), except as provided in sections 102(e) and 154(d) of this title.

Effective Date Provisions for the amendments to §§ 102(e) and 374³, as amended by H.R. 2215:

Except as otherwise provided in this section, sections 4502 through 4504 and 4506 through 4507, and the amendments made by such sections, shall be effective as of November 29, 2000, and shall apply only to applications (including international applications designating the United States) filed on or after that date. The amendments made by section 4504 shall additionally apply to any pending application filed before November 29, 2000, if such pending application is published pursuant to a request of the applicant under such procedures as may be established by the Director.

Except as otherwise provided in this section, the amendments made by section 4505 shall be effective as of November 29, 2000 and shall apply to all patents and all applications for patents pending on or filed after November 29, 2000. Patents resulting from an international application filed before November 29, 2000 and applications published pursuant to section 122(b) or Article 21(2) of the treaty defined in section 351(a) resulting from an international application filed before November 29, 2000 shall not be effective as prior art as of the filing date of the international application; however, such patents shall be effective as prior art in accordance with section 102(e) in effect on November 28, 2000.

II) Impact of Statutory Changes and Effective Date of the Changes

As shown above, 35 U.S.C. § 102(e) has been amended to have two separate clauses, namely, (e)(1) for **publications** of patent applications, and (e)(2) for **patents**.

With respect to revised 35 U.S.C. § 102(e)(1) and 35 U.S.C. § 374, a new category of prior art is created for **publications** of patent applications. This new category includes the following two types of published patent applications:

- (1) U.S. publications of patent applications filed in the United States by another which are published under § 122(b) of title 35, United States Code; and
- (2) U.S. and WIPO publications of international applications, filed on or after November 29, 2000, by another that designated the United States and were published in the English language under PCT Article 21(2) by WIPO.

In summary, under amended §§ 102(e)(1) and 374, certain **publications** of patent applications, including certain WIPO publications of international applications (under PCT Article 21(2)) which are filed on or after November 29, 2000, are considered to be prior art as of their earliest effective United States filing date. It is important to note that a U.S. application publication of a National Stage of an international application or a WIPO publication of an **international application** under §§ 102(e)(1) and 374, as amended by H.R. 2215, can be prior art as of the international filing date if the international application had an international **filing date on or after November 29, 2000, designated the United States, and was published in English** under PCT Article 21(2) by WIPO. Prior to the AIPA amendments to §§ 102(e) and 374, a WIPO publication of an international application could only be prior art under § 102(a) or (b) as of the publication date (and there were no U.S. application publications).

Paragraph (e) of 35 U.S.C. § 102 was also amended to modify what U.S. **patents** are available as prior art under this subsection. Section 102(e)(2) no longer recognizes the date of fulfillment of the 35 U.S.C. § 371(c)(1), (2) and (4) requirements for prior art purposes. Section § 102(e)(2), however, considers an international filing date that is on or after November 29, 2000 as a United States filing date for purposes of determining the earliest effective prior art date of a patent if the international application designated the United States and was published in the English language under PCT Article 21(2) by WIPO.

The AIPA and H.R. 2215 also establish when the amendments to §§ 102(e) and 374 must be applied. First, the AIPA and H.R. 2215 set forth that the amendments to § 102(e) apply to all applications being examined and all patents under reexamination. See the third sentence of § 4508 of the AIPA, as amended by H.R. 2215 (addressing § 4505 of the AIPA). In other words, the revised version of § 102(e) is completely retroactive, and it applies to all applications, no matter when filed, and all patents, with only one exception, which pertains to applying, as prior art under § 102(e), patents or publications based on international applications filed prior to November 29, 2000. Further, the amendments to § 374, which “deems” certain WIPO publications of international applications under PCT Article 21(2) as U.S. publications of applications filed under 35 U.S.C. § 111(a), are only effective for international applications filed on or after November 29, 2000. Therefore, an international application must be filed on or after November 29, 2000 for its WIPO publication to be “deemed a publication under section 122(b),” and thus available as a possible prior art reference under § 102(e)(1).

III) Prior Art Rejections based on 35 U.S.C. § 102(g)

35 U.S.C. § 102(g) issues such as conception, reduction to practice and diligence, while more commonly applied to interference matters, also arise in other contexts.

35 U.S.C. § 102(g) may form the basis for an *ex parte* rejection if: (1) the subject matter at issue has been actually reduced to practice by another before the applicant's invention, and (2) there has been no abandonment, suppression or concealment. *See, e.g., Amgen, Inc. v. Chugai Pharmaceutical Co.*, 927 F.2d 1200, 1205, 18 USPQ2d 1016, 1020 (Fed. Cir. 1991); *New Idea Farm Equipment Corp. v. Sperry Corp.*, 916 F.2d 1561, 1566, 16 USPQ2d 1424, 1428 (Fed. Cir. 1990); *E.I. DuPont de Nemours & Co. v. Phillips Petroleum Co.*, 849 F.2d 1430, 1434, 7 USPQ2d 1129, 1132 (Fed. Cir. 1988); *Kimberly Clark v. Johnson & Johnson*, 745 F.2d 1437, 1444-46, 223 USPQ 603, 606-08 (Fed. Cir. 1984). To qualify as prior art under 35 U.S.C. § 102(g), however, there must be evidence that the subject matter was actually reduced to practice, in that conception alone is not sufficient. *See Kimberly Clark*, 745 F.2d at 1445, 223 USPQ at 607. While the filing of an application for patent is a constructive reduction to practice, the filing of an application does not in itself provide the evidence necessary to show an actual reduction to practice of any of the subject matter disclosed in the application as is necessary to provide the basis for an *ex parte* rejection under 35 U.S.C. § 102(g). Thus, absent evidence showing an actual reduction to practice (which is generally not available during *ex parte* examination), the disclosure of a United States patent application publication or patent falls under 35 U.S.C. § 102(e) and not under 35 U.S.C. § 102(g). *Cf. In re Zletz*, 893 F.2d 319, 323, 13 USPQ2d 1320, 1323 (Fed. Cir. 1990) (the disclosure in a reference United States patent does not fall under 35 U.S.C. § 102(g) but under 35 U.S.C. § 102(e)).

In addition, subject matter qualifying as prior art only under 35 U.S.C. § 102(g) may also be the basis for an *ex parte* rejection under 35 U.S.C. 103. *See In re Bass*, 474 F.2d 1276, 1283, 177 USPQ 178, 183 (CCPA 1973) (in an unsuccessful attempt to utilize a 37 CFR

1.131 affidavit relating to a combination application, applicants admitted that the subcombination screen of a copending application which issued as a patent was earlier conceived than the combination). 35 U.S.C. § 103(c), however, states that subsection (g) of 35 U.S.C. § 102 will not preclude patentability where subject matter developed by another person, that would otherwise qualify under 35 U.S.C. § 102(g), and the claimed invention of an application under examination were owned by the same person or subject to an obligation of assignment to the same person at the time the invention was made. See MPEP §§ 706.02(l) and 2146 (Eighth Edition (Aug. 2001)).

For additional examples of 35 U.S.C. § 102(g) issues such as conception, reduction to practice and diligence outside the context of interference matters, see *In re Costello*, 717 F.2d 1346, 219 USPQ 389 (Fed. Cir. 1983) (discussing the concepts of conception and constructive reduction to practice in the context of a declaration under 37 CFR 1.131), and *Kawai v. Mellesics*, 480 F.2d 880, 178 USPQ 158 (CCPA 1973) (holding constructive reduction to practice for priority under 35 U.S.C. § 119 requires meeting the requirements of 35 U.S.C. §§ 101 and 112).

IV) Examination Procedures under 35 U.S.C. §§ 102(e) and 374

- (1) Determine the effective filing date(s) of the application being examined.
See the Manual of Patent Examining Procedure (MPEP), sections 706.02, 1893.03(b), 1893.03(c), 1895 and 1895.01, Eighth Edition (Aug. 2001) as revised by this notice.
- (2) Determine and perform an appropriate prior art search.
The Examiner should search for the most relevant prior art under 35 U.S.C. §§ 102 and 103, including U.S. and WIPO **publications** of patent applications, and U.S. **patents** accorded prior art dates under § 102(e).
- (3) Determine if the potential reference under § 102(e) is “by another.”
The inventive entity of the application must be different than that of the reference in order to apply a reference under § 102(e). Note that, where there are joint inventors, only one inventor need be different for the inventive entities to be different and a rejection under § 102(e) may be applicable even if there are some common inventors. See MPEP 706.02(a), Eighth Edition (Aug. 2001) as revised by this notice.
- (4) Determine the appropriate § 102(e) date for each potential reference by following the guidelines below and examples set forth under Part V:
 - (a) The potential reference must be a U.S. patent, a U.S. application publication (35 U.S.C. § 122(b)) or a WIPO publication of an international application under PCT Article 21(2) in order to apply the reference under § 102(e).
 - (b) Determine if the potential reference resulted from, or claimed the benefit of, an international application. If the reference does, go to step (c) below.

The § 102(e) date of a reference that did not result from, nor claimed the benefit of, an international application is its earliest effective U.S. filing date, taking into consideration any proper priority or benefit claims to prior U.S. applications under §§ 119(e) or 120 if the prior application(s) properly supports the subject matter used to make the rejection. See MPEP 706.02(a), Eighth Edition (Aug. 2001) as revised by this notice.

- (c) If the potential reference resulted from, or claimed the benefit of, an international application, the following must be determined:
 - i. If the international application meets the following three conditions:
 - 1. an international filing date on or after November 29, 2000;
 - 2. designated the United States; and
 - 3. published under PCT Article 21(2) in English,
 the international filing date is a U.S. filing date for prior art purposes under § 102(e). If such an international application properly claims benefit to an earlier-filed U.S. or international application, or priority to an earlier-filed U.S. provisional application, apply the reference under § 102(e) as of the earlier filing date, assuming all the conditions of §§ 102(e), 119(e), 120, or 365(c) are met. Note, where the earlier application is an international application, the earlier international application must satisfy the same three conditions (i.e., filed on or after November 29, 2000, designated the U.S. and had been published in English under PCT Article 21(2)).
 - ii. If the international application was filed on or after November 29, 2000, but did **not** designate the United States or was **not** published in English under PCT Article 21(2), do **not** treat the international filing date as a U.S. filing date for use under 35 U.S.C. § 102(e) as a prior art date. In this situation, do **not** apply the reference as of its international filing date, its date of completion of the § 371(c)(1), (2) and (4) requirements, or any earlier filing date to which such an international application claims benefit or priority. The reference may be applied under § 102(a) or (b) as of its publication date, or § 102(e) as of any later U.S. filing date of an application that properly claimed the benefit of the international application (if applicable).
 - iii. If the international application has an international filing date prior to November 29, 2000, apply the reference under the provisions of §§ 102 and 374, prior to the AIPA amendments:
 - 1. For U.S. patents, apply the reference under § 102(e) as of the earlier of the date of completion of the requirements of § 371(c)(1), (2) and (4) or the filing date of the later-filed U.S. application that claimed the benefit of the international application.

2. For U.S. application publications and WIPO publications of international applications under PCT Article 21(2), never apply these references under § 102(e). These references may be applied as of their publication dates under § 102(a) or (b).
3. For U.S. application publications of applications that claim the benefit of an international application filed prior to November 29, 2000, apply the reference under § 102(e) as of the actual filing date of the later-filed U.S. application that claimed the benefit of the international application.
- iv. Examiners should be aware that although a publication of, or a U.S. Patent issued from, an international application may not have a § 102(e) date at all, or may have a § 102(e) date that is after the effective filing date of the application being examined (so it is not “prior art”), the corresponding WIPO publication of an international application will likely have an earlier § 102(a) or (b) date.
- (d) Foreign applications’ filing dates that are claimed (via 35 U.S.C. §§ 119(a)-(d) or 365(a)) in applications, which have been published as U.S. or WIPO application publications or patented in the U.S., may **not** be used as § 102(e) dates for prior art purposes. This would include international filing dates claimed as foreign priority dates under 35 U.S.C. § 365(a).

(5) Determine whether 35 U.S.C. § 103(c) common assignee considerations apply.

If a § 102(e) reference is applied in an obviousness rejection under 35 U.S.C. § 103(a) (including provisional rejections) in an application filed on or after November 29, 1999⁴, the examiner should ascertain whether there is evidence that the claimed invention and the reference were owned by the same person, or subject to an obligation of assignment to the same person, at the time the claimed invention was made. A clear statement of entitlement to the prior art exclusion by applicant(s) or a registered practitioner would be sufficient evidence to establish the prior art exclusion. A double patenting rejection, however, based on the § 102(e) reference could be applied, if appropriate, even if the reference is disqualified from being used a rejection under § 103(a). See MPEP 706.02(l), Eighth Edition (Aug. 2001).

(6) Apply the reference(s) under §§ 102 or 103, based on the provision of § 102 that gives the best prior art date for the disclosure. If a reference is prior art under both §§ 102 (a) and (e), but not § 102(b), the reference should be applied under both provisions.

- (a) Examiners should provide a copy of the appropriate statutory language under which the rejection is made in the first Office action utilizing such a rejection. Only revised (October 2002, or more current) Form Paragraphs pertaining to § 102(e) should be used.

(7) Final rejection practice: If a second or subsequent action contains a new ground of rejection necessitated by the change to 35 U.S.C. § 102(e) that was not also necessitated by an amendment to the claims or as a result of certain information disclosure statements, that action cannot be made final. See MPEP 706.07(a), Eighth Edition (Aug. 2001).

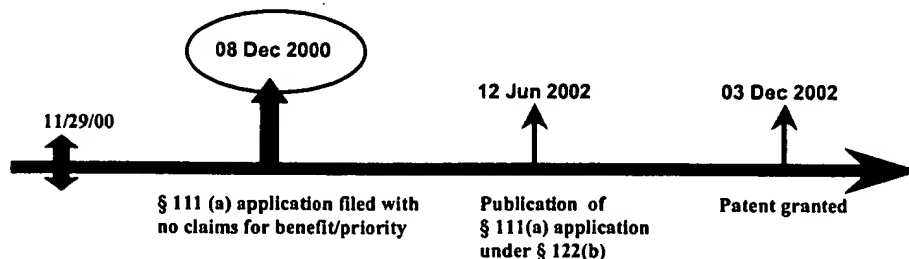
V) Examples

In order to illustrate the prior art dates of U.S. and WIPO **publications** of patent applications and United States **patents** under § 102(e), nine examples are presented below. The examples only cover the most common factual situations that might be encountered when determining the § 102(e) date of a reference. Examples 1 and 2 involve only U.S. application publications and U.S. patents. Example 3 involves a priority claim to a foreign patent application. Examples 4-9 involve international applications. The **time lines** in the examples below show the history of the prior art **references** that could be applied against the claims of the application under examination, or the patent under reexamination.

The dates in the examples below are arbitrarily used and are presented for illustrative purposes only. Therefore, correlation of patent grant dates with Tuesdays or application publication dates with Thursdays may not be portrayed in the examples.

Example 1: Reference Publication and Patent of § 111(a) Application with no Priority/Benefit Claims

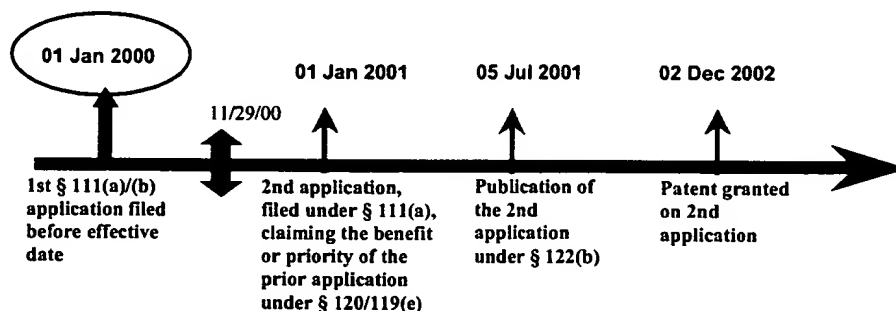
For reference publications and patents of patent applications filed under 35 U.S.C. § 111(a) with no claim for the benefit of, or priority to, a prior application, the prior art dates under § 102(e) accorded to these references are the earliest effective United States filing date. Thus, a publication and patent of a § 111(a) application, which does not claim any benefit under either 35 U.S.C. §§ 119(e), 120 or 365(c), would be accorded the application's actual filing date as its prior art date under § 102(e).



The § 102(e)(1) date for Publication is: 08 Dec 2000
 The § 102(e)(2) date for the Patent is: 08 Dec 2000

Example 2: Reference Publication and Patent of § 111(a) Application with Priority/Benefit Claim to a Prior U.S. Provisional or Nonprovisional Application

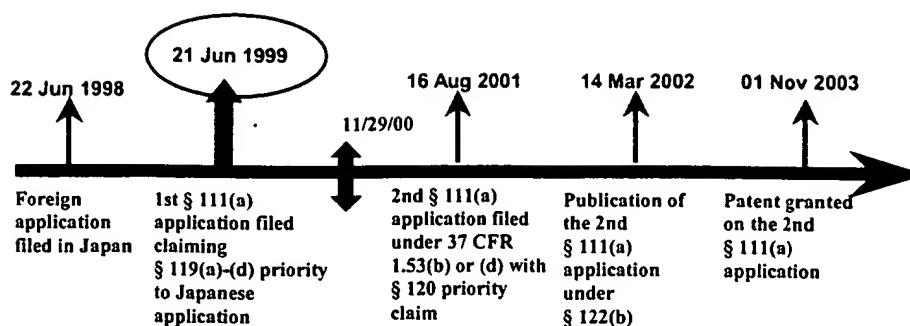
For reference publications and patents of patent applications filed under 35 U.S.C. § 111(a), the prior art dates under § 102(e) accorded to these references are the earliest effective United States filing dates. Thus, a publication and patent of a § 111(a) application, which claims priority under 35 U.S.C. § 119(e) to a prior U.S. provisional application or claims the benefit under 35 U.S.C. § 120 of a prior nonprovisional application, would be accorded the earlier filing date as its prior art date under § 102(e), assuming the earlier-filed application has proper support for the subject matter as required by §§ 119(e) or 120.



The § 102(e)(1) date for Publication is: 01 Jan 2000
 The § 102(e)(2) date for the Patent is: 01 Jan 2000

Example 3: Reference Publication and Patent of § 111(a) Application with § 119(a)-(d) Benefit Claim to a Prior Foreign Application

For reference publications and patents of patent applications filed under 35 U.S.C. § 111(a), the prior art dates under § 102(e) accorded to these references are the earliest effective United States filing dates. No benefit of the filing date of the foreign application is given under § 102(e) for prior art purposes (*In re Hilmer*, 149 USPQ 480 (CCPA 1966)). Thus, a publication and patent of a § 111(a) application, which claims benefit under 35 U.S.C. § 119(a)-(d) to a prior foreign-filed application, would be accorded its United States filing date as its prior art date under § 102(e).

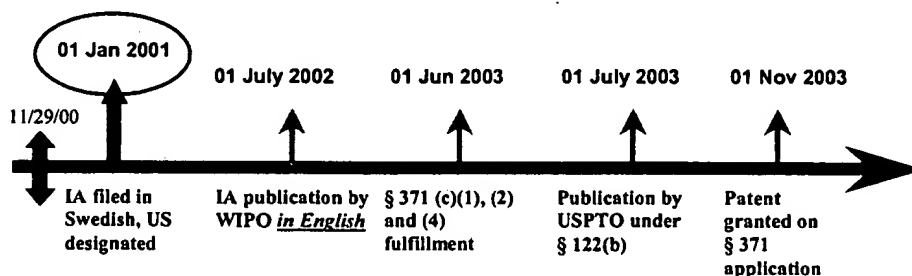


The § 102(e)(1) date for Publication is: 21 Jun 1999

The § 102(e)(2) date for the Patent is: 21 Jun 1999

Example 4: References based on the National Stage (§ 371) of an International Application filed on or after November 29, 2000 and which was published in English under PCT Article 21(2).

All references, whether the WIPO publication, the U.S. application publication or the U.S. patent, of an international application (IA) that was filed on or after November 29, 2000, designated the U.S., and was published in English under PCT Article 21(2) by WIPO, have the § 102(e) prior art date of the international filing date or earlier effective U.S. filing date. No benefit of the international filing date (nor any U.S. filing dates prior to the IA), however, is given for § 102(e) prior art purposes if the IA was published under PCT Article 21(2) in a language other than English.



The § 102(e)(1) date for the IA publication by WIPO is: 01 Jan 2001

The § 102(e)(1) date for Publication by USPTO is: 01 Jan 2001

The § 102(e)(2) date for the Patent is: 01 Jan 2001

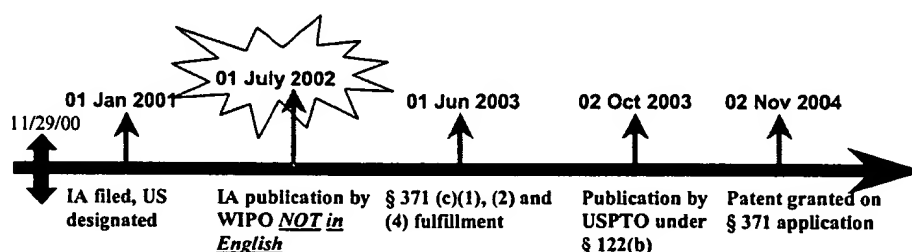
Additional Priority/Benefit Claims:

- ✓ If a later-filed U.S. nonprovisional (§ 111(a)) application claimed the benefit of the IA in the example above, the § 102(e) date of the patent or publication of the later-filed U.S. application would be the international filing date, assuming the earlier-filed IA has proper support for the subject matter relied upon as required by § 120.

- ✓ If the IA properly claimed priority to an earlier-filed U.S. provisional (§ 111(b)) application or the benefit of an earlier-filed U.S. nonprovisional (§ 111(a)) application, the § 102(e) date for all the references would be the filing date of the earlier-filed U.S. application, assuming the earlier-filed application has proper support for the subject matter relied upon as required by §§ 119(e) or 120.

Example 5: References based on the National Stage (§ 371) of an International Application filed on or after November 29, 2000 and which was not published in English under PCT Article 21(2).

All references, whether the WIPO publication, the U.S. application publication or the U.S. patent, of an international application (IA) that was filed on or after November 29, 2000 but was **not** published in **English** under PCT Article 21(2) by WIPO, have no § 102(e) prior art date at all. According to § 102(e), no benefit of the international filing date (nor any U.S. filing dates prior to the IA) is given for § 102(e) prior art purposes if the IA was published under PCT Article 21(2) in a language other than English regardless of whether the international application entered the National Stage. Such references may be applied under § 102(a) or (b) as of their publication dates, but never under § 102(e).



The § 102(e)(1) date for the IA publication by WIPO is: None

The § 102(e)(1) date for Publication by USPTO is: None

The § 102(e)(2) date for the Patent is: None

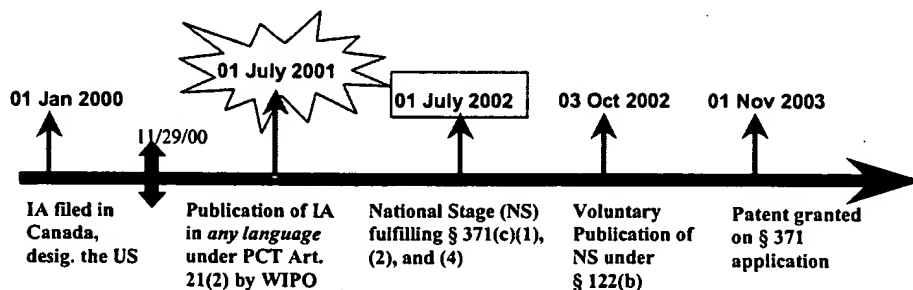
The IA publication by WIPO can be applied under § 102(a) or (b) as of its publication date (01 July 2002).

Additional Priority/Benefit Claims:

- ✓ If the IA properly claimed priority/benefit to any earlier-filed U.S. application (whether provisional or nonprovisional), there would still be no § 102(e) date for all the references.
- ✓ If a later-filed U.S. nonprovisional (§ 111(a)) application claimed the benefit of the IA in the example above, the § 102(e) date of the patent or publication of the later-filed U.S. application would be the actual filing date of the later-filed U.S. application.

Example 6: References based on the National Stage (§ 371) of an International Application filed prior to November 29, 2000 (language of the publication under PCT Article 21(2) is not relevant)

The reference U.S. patent issued from an international application (IA) that was filed prior to November 29, 2000 has a § 102(e) prior art date of the date of fulfillment of the requirements of 35 U.S.C. § 371(c)(1), (2) and (4). This is the pre-AIPA § 102(e). The application publications, both the WIPO publication and the U.S. publication, published from an international application that was filed prior to November 29, 2000, do not have any § 102(e) prior art date. According to the effective date provisions as amended by H.R. 2215, the amendments to §§ 102(e) and 374 are not applicable to international applications having international filing dates prior to November 29, 2000. The application publications can be applied under § 102(a) or (b) as of their publication dates.



The § 102(e)(1) date for the IA publication by WIPO is: None

The § 102(e)(1) date for Publication by USPTO is: None

The § 102(e) date for the Patent is: 01 July 2002

The IA publication by WIPO can be applied under § 102(a) or (b) as of its publication date (01 July 2001).

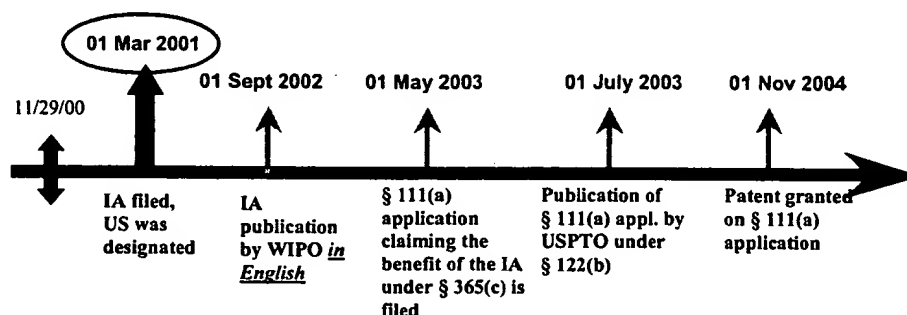
Additional Priority/Benefit Claims:

- ✓ If the IA properly claimed priority/benefit to any earlier-filed U.S. application (whether provisional or nonprovisional), there would still be no § 102(e)(1) date for the U.S. and WIPO application publications, and the § 102(e) date for the patent will still be 01 July 2002 (the date of fulfillment of the requirements under § 371(c)(1), (2) and (4)).
- ✓ If a later-filed U.S. nonprovisional (§ 111(a)) application claimed the benefit of the IA in the example above, the § 102(e)(1) date of the application publication of later-filed U.S. application would be the actual filing date of the later-filed U.S. application, and § 102(e) date of the patent of the later-filed U.S. application would be 01 July 2002 (the date that the earlier-filed IA fulfilled the requirements of § 371(c)(1), (2) and (4)).
- ✓ If the patent was based on a later-filed U.S. application that claimed the benefit of the international application and the later filed U.S. application's filing date is

before the date the requirements of 35 U.S.C. 371(c)(1)(2) and (4) were fulfilled (if fulfilled at all), the 102(e) date of the patent would be the filing date of the later-filed U.S. application that claimed the benefit of the international application.

Example 7: References based on a § 111(a) Application which is a **Continuation of an International Application**, which was filed on or after November 29, 2000, designated the U.S. and was published in English under PCT Article 21(2)

All references, whether the WIPO publication, the U.S. application publication or the U.S. patent of, or claiming the benefit of, an international application (IA) that was filed on or after November 29, 2000, designated the U.S. and was published in English under PCT Article 21(2) by WIPO, have the § 102(e) prior art date of the international filing date or earlier effective U.S. filing date. No benefit of the international filing date (nor any U.S. filing dates prior to the IA), however, is given for § 102(e) purposes if the IA was published under PCT Article 21(2) by WIPO in a language other than English.



The § 102(e)(1) date for the IA publication by WIPO is: 01 Mar 2001

The § 102(e)(1) date for Publication by USPTO is: 01 Mar 2001

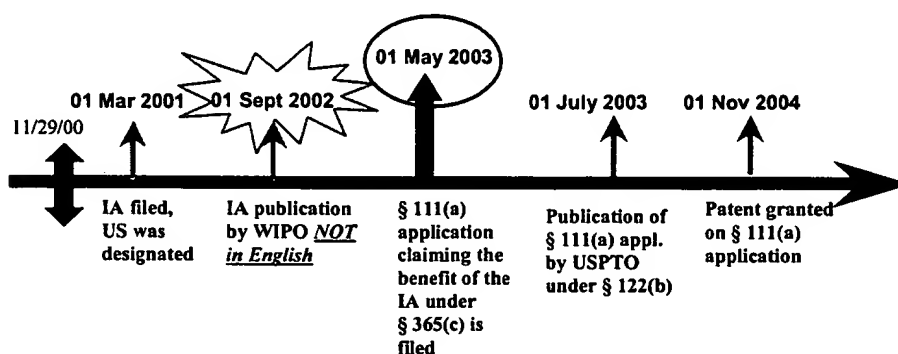
The § 102(e)(2) date for the Patent is: 01 Mar 2001

Additional Priority/Benefit Claims:

- ✓ If the IA properly claimed priority to an earlier-filed U.S. provisional (§ 111(b)) application or the benefit of an earlier-filed U.S. nonprovisional (§ 111(a)) application, the § 102(e) date for all the references would be the filing date of the earlier-filed U.S. application, assuming the earlier-filed application has proper support for the subject matter relied upon as required by §§ 119(e) or 120.
 - ✓ If a second, later-filed U.S. nonprovisional (§ 111(a)) application claimed the benefit of the § 111(a) application in the example above, the § 102(e) date of the patent or publication of the second, later-filed U.S. application would still be the international filing date of the IA, assuming the earlier-filed IA has proper support for the subject matter relied upon as required by § 120 and 365(c).
-

Example 8: References based on a § 111(a) Application which is a **Continuation of an International Application**, which was **filed on or after November 29, 2000** and was **not published in English** under PCT Article 21(2)

Both the U.S. publication and the U.S. patent of the § 111(a) continuation of an international application (IA) that was filed on or after November 29, 2000 but was **not** published in English under PCT Article 21(2) by WIPO have the § 102(e) prior art date of its actual U.S. filing date under § 111(a). No benefit of the international filing date (nor any U.S. filing dates prior to the IA) is given for § 102(e) purposes if the IA was published under PCT Article 21(2) in a language other than English. The IA publication under PCT Article 21(2) does not have a prior art date under § 102(e)(1) because the IA was not published in English under PCT Article 21(2). The IA publication under PCT Article 21(2) can be applied under § 102(a) or (b) as of its publication date.



The § 102(e)(1) date for the IA publication by WIPO is: None

The § 102(e)(1) date for Publication by USPTO is: 01 May 2003

The § 102(e)(2) date for the Patent is: 01 May 2003

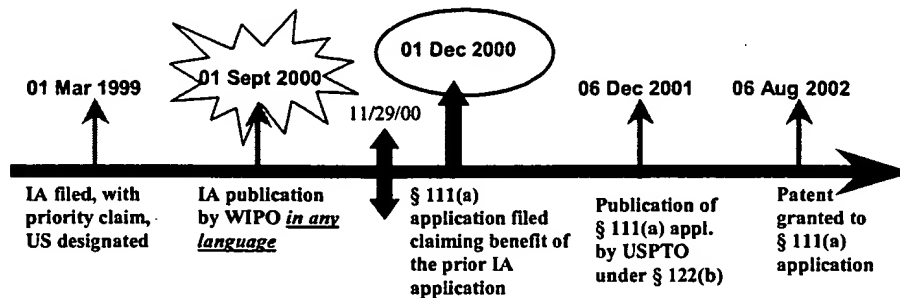
The IA publication by WIPO can be applied under § 102(a) or (b) as of its publication date (01 Sept 2002).

Additional Priority/Benefit Claims:

- ✓ If the IA properly claimed priority/benefit to any earlier-filed U.S. application (whether provisional or nonprovisional), there would still be no § 102(e)(1) date for the IA publication by WIPO, and the U.S. application publication and patent would still have a § 102(e) date of the actual filing date of the later-filed § 111(a) application in the example above (01 May 2003).
- ✓ If a second, later-filed U.S. nonprovisional (§ 111(a)) application claimed the benefit of the § 111(a) application in the example above, the § 102(e) date of the patent or publication of the second, later-filed U.S. application would still be the actual filing date of the § 111(a) application in the example above (01 May 2003).

Example 9: References based on a § 111(a) Application which is a **Continuation** (filed prior to any entry of the National Stage) of an **International Application**, which was **filed prior to November 29, 2000** (language of the publication under PCT Article 21(2) is not relevant)

Both the U.S. publication and the U.S. patent of the § 111(a) continuation (filed prior to any entry of the National Stage) of an international application (IA) that was filed prior to November 29, 2000 have the § 102(e) prior art date of its actual U.S. filing date under § 111(a). No benefit of the international filing date (nor any U.S. filing dates prior to the IA) is given for § 102(e) prior art purposes if the IA was filed prior to November 29, 2000. The IA publication under PCT Article 21(2) does not have a prior art date under § 102(e)(1) because the IA was filed prior to November 29, 2000. The IA publication under PCT Article 21(2) can be applied under § 102(a) or (b) as of its publication date.



The § 102(e)(1) date for the IA publication by WIPO is: None

The § 102(e)(1) date for Publication by USPTO is: 01 Dec 2000

The § 102(e) date for the Patent is: 01 Dec 2000

The IA publication by WIPO can be applied under § 102(a) or (b) as of its publication date (01 Sept 2000).

Additional Priority/Benefit Claims:

- ✓ If the IA properly claimed priority/benefit to any earlier-filed U.S. application (whether provisional or nonprovisional), there would still be no § 102(e)(1) date for the IA publication by WIPO, and the U.S. application publication and patent would still have a § 102(e) date of the actual filing date of later-filed § 111(a) application in the example above (01 Dec 2000).
- ✓ If a second, later-filed U.S. nonprovisional (§ 111(a)) application claimed the benefit of § 111(a) application in the example above, the § 102(e) date of the patent or publication of the second, later-filed U.S. application would still be the actual filing date of the § 111(a) application in the example above (01 Dec 2000).

FOR FURTHER INFORMATION CONTACT: Jeanne Clark or Robert Clarke, Legal Advisors in the Office of Patent Legal Administration, by telephone at (703) 305-1622, by fax at (703) 305-1013, or by e-mail addressed to Jeanne.Clark@USPTO.gov or Robert.Clarke@USPTO.gov.

12/11/02
[date]

/s/
Stephen G. Kunin
Deputy Commissioner
for Patent Examination Policy

¹ An original version of this Notice, signed on November 4, 2002, was posted on the Office's web site, and disseminated in paper copy form as a Pre-OG Notice as it was expected that the Notice would soon publish in the Official Gazette. In view of comments received, however, this revised version of the Notice additionally includes a clarification of Office policy in "(7) Final Rejection Practice" in Section IV of the Discussion portion, some further applicability notes in Examples 5 and 6 in Section V of the Discussion portion, and some minor edits. In addition, Item B of the Significant Provisions portion, the third paragraph of Section II of the Discussion portion and part (c)(ii) of "(4) Determine the appropriate § 102(e) date for each potential reference by following the guidelines below and examples set forth under Part V" in Section IV of the Discussion portion have been revised to note that the filing dates of international applications that designate the U.S. (which are filing dates in the U.S.) are only treated as prior art dates under 35 U.S.C. § 102(e) under certain circumstances. This revised Notice signed December 11, 2002, therefore, supercedes the original Notice.

² If the reference is a patent based on an International Application filed prior to November 29, 2000, § 102(e) prior to the AIPA is used to determine its § 102(e) prior art date.

³ The amendments to § 102(e) were set forth in section 4505 of the AIPA, as amended by H.R. 2215. The amendments to § 374 were set forth in section § 4507 of the AIPA, as amended by H.R. 2215.

⁴ The revision to 35 U.S.C. § 103(c) was made in § 4807 of the AIPA and is applicable only to applications filed on or after November 29, 1999.